

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/690,280	10/20/2003	Sam Miksym Nazaruk	9130	
. 7.	590 05/19/2005	•	EXAMINER	
SAM M. NAZARUK			GRAHAM, MARK S	
SITE 8A, COMP. 19, RR#1 1324 NOTCH HILL ROAD			ART UNIT	PAPER NUMBER
SORRENTO, BC V0E 2W0			3711	
CANADA	•		D. W. L	

DATE MAILED: 05/19/2005

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450

Alexandria, Virginia 22313-1450

M = 1690			6
APPLICATION NO.I CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
	·		

EXAMINER

ART UNIT PAPER

20050517

DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

The reply filed on 5/2/05 is not fully responsive to the prior Office Action because none of the requirements set forth in the previous office action and below have been met. Since the period for reply set forth in the prior Office action has expired, this application will become abandoned unless applicant corrects the deficiency and obtains an extension of time under 37 CFR 1.136(a).

The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. In no case may an applicant reply outside the SIX (6) MONTH statutory period or obtain an extension for more than FIVE (5) MONTHS beyond the date for reply set forth in an Office action. A fully responsive reply must be timely filed to avoid abandonment of this application.

The amendment documents filed on 11/24/05 and 5/2/05 are considered non-compliant because they have failed to meet the requirements of 37 CFR 1.121. In order for the amendment document to be compliant, correction of the following is required:

In the amended claims everything has been underlined and nothing bracketed so that it is not clear what material has been taken out of the claims and what has been added. If applicant would simply like to present the amended claims as new claims (which they appear to be) it is suggested that original claims 1-13 be cancelled (as per 37 CFR 1.121 with proper status identifiers) and be presented as new claims 14-26 (as per 37 CFR 1.121 with proper status identifiers and no underlining.

In the specification nothing has been bracketed as per 37 CFR 1.121 so that it is not clear what material has been taken out of the specification and what has been added. Additionally an

entirely new section "Detailed Description of the Preferred Embodiment" has been added and is not underlined as required.

Also, no new matter, (material not disclosed in the original filing) may be added when amending the specification and claims. A cursory review of applicant's attempted amendments indicates that they do contain new matter. For example the original disclosure did not disclose turning the shaft to form it, nor using non wood materials to form the core.

Still further the proposed reply filed on 5/2/05 could not have been entered because it is unsigned. The inventor must sign any response.

Any inquiry concerning this communication should be directed to Mark S. Graham at telephone number 571-272-4410.

MSG 5/16/05

Mark S. Graham